

BoxInterferences@uspto.gov
Telephone: 571-272-4683

Paper 103
23 January 2007

UNITED STATES PATENT AND TRADEMARK OFFICE
BOARD OF PATENT APPEALS AND INTERFERENCES

Patent Interference No. 105,332

The Regents of the
UNIVERSITY OF CALIFORNIA
(6,210,707),
Junior Party,

v.

ALZA CORPORATION
(09/876,707 and 10/115,566),
Senior Party.

JUDGMENT
Bd.R. 127
On the merits

Before: SCHAFER, TORCZON, and MOORE, *Administrative Patent Judges*.

TORCZON, *Administrative Patent Judge*.

In view of our decision granting the Regent's motion regarding priority (Paper 102), it is—

ORDERED that judgment be entered against senior party Alza Corporation for count 2, the sole count (Paper 81 at 3);

FURTHER ORDERED that claims 57-64 and 66-70 of Alza's involved 09/876,707 application (all pending claims) be FINALLY REFUSED;

FURTHER ORDERED that claims 57-70 of Alza's involved 10/115,566 application (all pending claims) be FINALLY REFUSED; and

FURTHER ORDERED that a copy of this judgment be entered in the administrative records of the involved patent and applications.¹

cc:

For the Regents of the University of California, Guy W. Chambers and Laurence J. Hyman, Townsend and Townsend and Crew LLP, of San Francisco, California.

For Alza Corporation, Joseph Lucci and S. Maurice Valla, Woodcock Washburn LLP, of Philadelphia, Pennsylvania.

¹ The parties are again reminded of their filing obligations regarding all agreements and understandings relating to the termination of this interference. 35 U.S.C. § 135(c).